

To Whom It May Concern:

Case No 05-59305

Adv. Proceeding No. 09-5109

FILED
2009 NOV -4 PM 12:13
U.S. BANKRUPTCY COURT
NORTHERN DISTRICT OF
OHIO, AKRON

I am writing in response to the amended complaint filed by Mr. Harold Corzin. Mr. Corzin is asking the court to revoke my bankruptcy discharge on the grounds that I did not pay a lump sum payment of \$10,000. I did not and would not ever agree to pay that sum of money for I know that I am not capable of producing that sum of money.

When I initially filed bankruptcy in 2005, I had inquired with my attorney at that time about a home that I had sold in England and about the monies received from that sale. I was informed by my attorney that as long as the sale was twelve months ago that it was fine. I trusted my attorney for I have no knowledge of bankruptcy laws. I obviously was misled because here I am four years later still dealing with this.

Mr. Corzin sold a home which I purchased in Pittsburgh, after my fiancé willingly signed it over to him and was given \$41,000. The monies from this sale should have been used to satisfy the debts in this case, instead it was carelessly used for unnecessary attorney fees. I always have and I am still cooperating with Mr. Corzin but I simply do not have \$10,000.

Enclosed is a copy of my earnings and a listing of my monthly expenses with three children. I ask the court to let my bankruptcy stand.

I have tried to obtain Mr. Corzins funds through a judgment that I have for \$14,000, but I was unsuccessful. I even offered Mr. Corzin the information so he could retrieve the money but he was not interested. Maybe the money from my house should have been used to obtain the money Mr. Corzin is seeking instead of on unnecessary legal fees. Enclosed is a copy of the judgment.

David N. Dolton --Debtor

18341 Bentwood Drive

Doylestown, OH 44230

AUTHENTICATION OF COPY

U. S. Statues, Sec. 905

THE STATE OF OHIO**SUMMIT**

County, ss.

SUMMIT COUNTY COMMON PLEAS**COURT**I, **DANIEL M. HARRIGAN**

Clerk of

the **SUMMIT COUNTY COMMON PLEAS**

Court within and for said County, having the custody of the Files, Journals

and Records of said Court, do hereby certify that the foregoing is a true copy of **JUDGMENT ENTRY**

CV 2005-10-6169

TRACEY RECHTORIK

VS.

LISA E. BANDI, ET AL.

as the same appear S upon the records of said Court; and I further certify that I have carefully compared the foregoing copy with the original record, and that the same is a full and correct transcript thereof.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Court,

at **AKRON**, Ohio, this **25TH** day of **APRIL**A.D. 20 **08***Daniel M. Harrigan*
Clerk of said CourtThe State of Ohio, **SUMMIT** County, ss.I, the undersigned, Judge of the **SUMMIT COUNTY COMMON PLEAS** Court within and for said**SUMMIT**County and State of Ohio, do hereby certify that said **DANIEL M. HARRIGAN**was at the date of the above certificate, and now is, Clerk of said **SUMMIT COUNTY COMMON PLEAS** Court withinand for said County, and that said Clerk is the Officer in whose custody said original Record **JUDGMENT ENTRY**

is required by the laws of the State of Ohio to be kept, and is authorized by the laws of the State to certify as aforesaid and that said attestation and certificate are in due form of law.

Signed by me and dated at **AKRON**, In **SUMMIT**County, Ohio, this **29th** day of **APRIL** 20 **08***Paul Gallagher*
JUDGE PAUL GALLAGHER

Judge as aforesaid

The State of Ohio, SUMMIT County, ss.

I, DANIEL M. HARRIGAN

Clerk of the SUMMIT COUNTY COMMON PLEAS Court within and for said County, hereby

certify that THE HONORABLE PAUL GALLAGHER, by whom the foregoing

certificate was signed, is the Judge of said Court, duly Commissioned and qualified and now acting as such.

WITNESS my hand and the seal of said Court, at.

AKRON

Ohio, this 25TH day

of APRIL

20 08

Daniel M. Harrigan

Clerk of said Court

No. CV 2005-10-6169

Doc. Page

COURT

COMMON PLEAS

SUMMIT County, O.

TRACEY RECHTORIK

Plaintiff

LISA E. BANDI, ET AL.

Defendant

COPY OF RECORD

In the Summit County Common Pleas Court

Tracey Rechtorik)
Plaintiff)
Vs.)
Lisa E. Bandi, et al.,)
Defendants)

Case No. 05 10 6169
Judge MURPHY

TERESA ZALESKI
2006 JAN 12 AM 9:45
CLERK OF COURTS

For good cause shown, judgment is granted for plaintiff Tracey Rechtorik, misspelled in Complaint as Tracey Rechtopek, against defendant Lisa Bandi and Larry Bandi, individually, and jointly and severally in the amount of \$14,000.00 plus statutory interest rate, and all costs of pursuing the judgment including legal fees of \$350.00 and filing fee of \$150.00.

IT IS SO ORDERED:

Judge John Murphy

Prepared By Attorney Wesley A. Johnston
Attorney For Plaintiff

James D. MURPHY

I certify this to be a true copy of the original
Daniel M. Horrigan, Clerk of Courts.

D. S. Rowlands, Deputy

Monthly Expenses

Mortgage - 1113.⁶⁹

Electric - 80.⁰⁰

Gas - 40.⁰⁰ - summer

150.⁰⁰ - 200.⁰⁰ winter

Phone - 50.⁰⁰

Cable - 60.⁰⁰

Child care 240.⁰⁰ approx.

Food - 400.⁰⁰

Car Ins - 100.⁰⁰

Homeowners - 80.⁰⁰

PERIOD FROM

TO

NAME

REG.

OT

HR.

TOTAL EARNINGS

FICA

U.S.

INC. TAX

STATE

INC. TAX

MEDICARE

TOTAL DEDUCTIONS

NET PAY

EMPLOYEE'S STATEMENT - DETACH AND RETAIN